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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/044,185	01/09/2002	David B. Kramer	KRAMER 2-1-3	9779
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HITT GAINES ALCATEL-LU	JCENT	MATTIS, JASON E		
PO BOX 8325° RICHARDSO			ART UNIT	PAPER NUMBER
Richardson	ichardson, 17/3003		2616	
			NOTIFICATION DATE	DELIVERY MODE
			12/06/2007	ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

docket@hittgaines.com

		Application No.	Applicant(s)				
Office Action Summary		10/044,185	KRAMER ET AL.				
		Examiner	Art Unit				
		Jason E. Mattis	2616				
	The MAILING DATE of this communication appears on the cover sheet with the correspondence address						
Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS,							
WHIC - Exter after - If NC - Failu Any	CHEVER IS LONGER, FROM THE MAILING Descriptions of time may be available under the provisions of 37 CFR 1.15 SIX (6) MONTHS from the mailing date of this communication. Operiod for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATE 36(a). In no event, however, may a reply be will apply and will expire SIX (6) MONTHS for cause the application to become ABANDO	ON. a timely filed from the mailing date of this communication. NED (35 U.S.C. § 133).				
Status							
1)⊠	Responsive to communication(s) filed on <u>02 October 2007</u> .						
	This action is FINAL . 2b) ☑ This action is non-final.						
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposit	ion of Claims						
4)⊠	4)⊠ Claim(s) <u>1-20</u> is/are pending in the application.						
	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)	5) Claim(s) is/are allowed.						
•	⊠ Claim(s) <u>1-20</u> is/are rejected.						
	7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or election requirement.							
Application Papers							
9)[The specification is objected to by the Examine	er.					
10)	10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority under 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).							
a) All b) Some * c) None of:							
1. Certified copies of the priority documents have been received.							
2. Certified copies of the priority documents have been received in Application No							
3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).							
* See the attached detailed Office action for a list of the certified copies not received.							
Attachme	nt/e)						
	ice of References Cited (PTO-892)	4) 🔲 Interview Sumr	nary (PTO-413)				
2) 🔲 Not	ice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Ma 5) Notice of Inform	ail Date nal Patent Application				
	ormation Disclosure Statement(s) (PTO/SB/08) per No(s)/Mail Date <u>1 paper</u> .	6) Other:	usons i ipprodutori				

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DETAILED ACTION

1. This Office Action is in response to the Request for Continued Examination filed 10/2/07. Claims 1-20 are currently pending in the application.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 3. Claims 1-3, 6-10, 13, and 14 are rejected under 35 U.S.C. 102(e) as being anticipated by Reches (U.S. Publication US 2002/0110086 A1).

With respect to claims 1 and 8, Reches discloses a non-blocking crossbar and method of operation (See page 2 paragraph 24 of Reches for reference to a crossbar switch and a method for controlling the crossbar switch such that packets are not blocked by each other). Reches also discloses n inputs and n outputs (See page 4 paragraphs 51-52 and Figure 1 of Reches for reference to the switch comprising N input ports and N output ports). Reches further discloses each of the outputs having a destination FIFO and n crossbar FIFOs interposing

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corresponding ones of the n inputs and the destination FIFO (See page 4 paragraph 52. page 4 paragraph 55, and Figure 1 of Reches for reference to each output port having at least one output queue, which is an output FIFO, and for reference to input ports maintaining an output queue for each possible output port, meaning for each output port there are N queues corresponding to each of the N inputs and interposed between corresponding ones of the N inputs and the destination FIFOs). Reches also discloses a scheduler configured to cause a plurality of packets that are unencapsulated, unsegmented, and of differing lengths to be transmitted from one of the inputs toward one of the outputs only when both the destination FIFO and an interposing one of the crossbar FIFOs have sufficient memory to contain an entirety of a packet of the plurality of packets (See page 1 paragraph 8, page 4 paragraph 56 to page 5 paragraph 59, and Figure 1 of Reches for reference to forwarding variable length packets that are not segmented or encapsulated and for reference to a scheduler 40 that causes packets to be sent from an input to an output only when it is determined that there is sufficient memory and resources to send the entire packet in a set of time slots where the packet will not be blocked by other packets currently being sent).

With respect to claims 2 and 9, Reches discloses that the scheduler is further configured to select one of the inputs based upon a priority thereof (See page 2 paragraph 18 of Reches for reference to forwarding packets from selected source ports based on priority level of the source port).

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With respect to claims 3 and 10, Reches discloses that the scheduler is further configured to select one of the outputs based upon a priority thereof (See page 4 paragraph 52 for reference to scheduler 40 forwarding packets to output ports based on output port queue priority levels).

With respect to claims 6 and 13, Reches discloses each output comprising an output arbiter configured to select one of the crossbar FIFOs and transfer a packet therein to the destination FIFO (See page 4 paragraph 52 and page 5 paragraph 58 for reference to each output port having an arbiter that uses an arbitration scheme to transfer packets from input queues to output queues).

With respect to claims 7 and 14, Reches discloses that the arbiter is further configured to select one of the crossbar FIFOs based upon packet priority (See page 3 paragraph 36 of Reches for reference to selecting packets to be transferred from input queues to output queues based on the priority of the packet).

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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5. Claims 4, 5, 11, and 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Reches in view of Chen et al. (U.S. Pat. 6975638 B1).

With respect to claims 4, 5, 11, and 12, Reches does not specifically disclose that at least two of the n inputs are coupled to different types of packet based fabrics with the inputs and outputs being connected to a SONET network and two Ethernet networks.

With respect to claims 4, 5, 11, and 12, Chen et al. discloses a crossbar switch with inputs connected to Gigabit Ethernet networks and a SONET network (See column 5 lines 7-18 and Figure 3 of Chen et al. for reference to a crossbar switching having inputs connected to Gigabit Ethernet networks and a SONET network). A crossbar switch with inputs connected to Gigabit Ethernet networks and a SONET network has the advantage of allowing the switch to transfer packet from both SONET and Ethernet network, which are highly used packet protocol networks.

It would have been obvious for one of ordinary skill in the art at the time of the invention, when presented with the work of Chen et al., to combine a crossbar switch with inputs connected to Gigabit Ethernet networks and a SONET network, as suggested by Chen et al., with the system and method of Reches, with the motivation being to allow the switch to transfer packet from both SONET and Ethernet network, which are highly used packet protocol networks.

6. Claims 15-17 and 20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Reches in view of Hartmann et al. (U.S. Pat. 5905873).

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With respect to claim 15, Reches discloses a multi-channel network line card for packet based networks (See page 4 paragraphs 51-52 and Figure 1 of Reches for reference to a switch having input ports that correspond to a line multi-channel network line card). Reches also discloses n physical interfaces and inputs numbering at least three (See page 4 paragraphs 51-52 and Figure 1 of Reches for reference to the switch comprising N input ports, which are physical interfaces, numbering at least three). Reches further discloses a non-blocking crossbar coupled to the physical interfaces (See page 4 paragraphs 51-52 and Figure 1 of Reches for reference to a configurable switch unit 50, which corresponds to a non-blocking crossbar coupled to the input ports). Reches also discloses n outputs that transmit the packet to corresponding ones of the n physical interfaces (See page 4 paragraphs 51-52 and Figure 1 of Reches for reference to the switch comprising N output ports transmitting packets to physical interfaces). Reches further discloses each of the outputs having a destination FIFO and n crossbar FIFOs interposing corresponding ones of the n inputs and the destination FIFO (See page 4 paragraph 52, page 4 paragraph 55, and Figure 1 of Reches for reference to each output port having at least one output queue, which is an output FIFO, and for reference to input ports maintaining an output queue for each possible output port, meaning for each output port there are N queues corresponding to each of the N inputs and interposed between corresponding ones of the N inputs and the destination FIFOs). Reches also discloses a scheduler configured to cause a plurality of packets that are unencapsulated, unsegmented, and of differing lengths to be transmitted from

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one of the inputs toward one of the outputs only when both the destination FIFO and an interposing one of the crossbar FIFOs have sufficient memory to contain an entirety of a packet of the plurality of packets (See page 1 paragraph 8, page 4 paragraph 56 to page 5 paragraph 59, and Figure 1 of Reches for reference to forwarding variable length packets that are not segmented or encapsulated and for reference to a scheduler 40 that causes packets to be sent from an input to an output only when it is determined that there is sufficient memory and resources to send the entire packet in a set of time slots where the packet will not be blocked by other packets currently being sent). Reches does not specifically disclose n network processors that convert a packet between protocols coupled to corresponding ones of the n physical interfaces.

With respect to claim 16, Reches discloses a fast pattern processor that receives a packet from a physical interface and analyzes and classifies the packet (See page 3 paragraph 36 of Reches for reference to an input port receiving a packet and analyzing the packet to determine parameters including the priority of the packet, which is a classification of the packet). Reches does not disclose processing the packet and converting the packet into an appropriate network protocol.

With respect to claims 15 and 16, Hartmann et al., in the field of communications, discloses network processors coupled to corresponding physical interfaces that convert received packets between protocols (See the abstract of Hartmann et al. for reference to port adaptors, which are network processors, coupled to input ports, which are physical interfaces, that receive packets and

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protocols). Using network processors coupled to corresponding physical interfaces that convert received packets between protocols has the advantage of allowing all packets being sent through a crossbar switch to have a common protocol, such that it is easier to switch the packets (See the abstract of Hartmann et al. for reference to this advantage).

It would have been obvious for one of ordinary skill in the art at the time of the invention, when presented with the work of Hartmann et al., to combine using network processors coupled to corresponding physical interfaces that convert received packets between protocols, as suggested by Hartmann et al., with the system and method of Reches, with the motivation being to allow all packets being sent through a crossbar switch to have a common protocol, such that it is easier to switch the packets.

With respect to claim 17, Reches discloses that the scheduler is further configured to select one of the inputs based upon a priority thereof (See page 2 paragraph 18 of Reches for reference to forwarding packets from selected source ports based on priority level of the source port). Reches also discloses that the scheduler is further configured to select one of the outputs based upon a priority thereof (See page 4 paragraph 52 for reference to scheduler 40 forwarding packets to output ports based on output port queue priority levels).

With respect to claim 20, Reches discloses each output comprising an output arbiter configured to select one of the crossbar FIFOs and transfer a packet therein to the destination FIFO (See page 4 paragraph 52 and page 5 paragraph 58 for

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reference to each output port having an arbiter that uses an arbitration scheme to transfer packets from input queues to output queues). Reches discloses that the arbiter is further configured to select one of the crossbar FIFOs based upon packet priority (See page 3 paragraph 36 of Reches for reference to selecting packets to be transferred from input queues to output queues based on the priority of the packet).

7. Claims 18 and 19 rejected under 35 U.S.C. 103(a) as being unpatentable over Reches in view of Hartmann et al. and in further view of Chen et al.

With respect to claims 18 and 19, the combination of Reches and Hartmann et al. does not specifically disclose that at least two of the n inputs are coupled to different types of packet based networks with the inputs and outputs being connected to a SONET network and two Ethernet networks.

With respect to claims 18 and 19, Chen et al. discloses a crossbar switch with inputs connected to Gigabit Ethernet networks and a SONET network (See column 5 lines 7-18 and Figure 3 of Chen et al. for reference to a crossbar switching having inputs connected to Gigabit Ethernet networks and a SONET network). A crossbar switch with inputs connected to Gigabit Ethernet networks and a SONET network has the advantage of allowing the switch to transfer packet from both SONET and Ethernet network, which are highly used packet protocol networks.

It would have been obvious for one of ordinary skill in the art at the time of the invention, when presented with the work of Chen et al., to combine a crossbar switch

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with inputs connected to Gigabit Ethernet networks and a SONET network, as suggested by Chen et al., with the system and method of Reches and Hartmann et al., with the motivation being to allow the switch to transfer packet from both SONET and Ethernet network, which are highly used packet protocol networks.

Response to Arguments

8. Applicant's arguments with respect to claims 1-20 have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jason E. Mattis whose telephone number is (571) 272-3154. The examiner can normally be reached on M-F 8AM-5:30PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Huy Vu can be reached on (571) 272-3155. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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mh

Jason E Mattis Examiner Art Unit 2616

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